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TRANSMITTAL LETTER TO THE UNITED STATES RECEIVING OFFICE

TRANSMITTAL LETTER TO THE UNITED STATES RECEIVING OFFICE						
Express Mail mailing number:					Date of deposit:	
File reference no.:			Inte	International application no. (if known):		
Customer Number ¹ :			Earl	Earliest priority date claimed (Day/Month/Year):		
Title of the in	vention:					
$^{1}\textbf{Customer Number will allow access to the application in Private PAIR but cannot be used to establish or change the correspondence address.}$						
☐ This is a new International Application						
SCREENING DISCLOSURE INFORMATION:						
In order to assist in screening the accompanying international applications for foreign transmittal should and could be granted and for ot supplied. (check as boxes as apply):						
The invention disclosed was not made in the United States of America.					a.	
☐ There is no prior U.S. application relating to this				ention.		
The following prior U.S. application(s) contain subject matter which is related to the invention disclosed in the attached international application. (<i>NOTE: priority to these applications may or may not be claimed on the Request (form PCT/RO/101) and this listing does not constitute a claim for priority.</i>)						
application	application no.			filed on		
application no.			filed on			
The present international application contains additional subject matter not found in the prior U.S. application(s) identified above. The additional subject matter is found on pages and DOES NOT ALTER MIGHT BE CONSIDERED TO ALTER the general nature of the invention in a manner which would require the U.S. application to have been made available for inspection by the appropriate defense agencies under 35 U.S.C. 181 and 37 C.F.R. 5.15. Itemized list of contents						
Sheets of Request form:			Che	Check no.:		
Sheets of description (excluding sequence listing):			Ret	Return receipt postcard:		
Sheets of claims:			Pov	Power of attorney:		
Sheets of abstract:			Cert	Certified copy of priority document (specify):		
Sheets of drawings:			Othe	er (specify):		
Sheets of sequence listing:						
Sequence listing diskette/CD:						
The person signing this form is:		Applicant				
	Attorney/Agent (Reg. No.)		N	lame of person signing	g	
	Common Representative		-	Signature		

This collection of information is required by 37 CFR 1.10 and 1.412. The information is required to obtain or retain a benefit by the public, which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 15 minutes to complete, including gathering information, preparing, and submitting the completed form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS.

SEND TO: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
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